

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

JULIA HUBBARD et al.,

Plaintiffs,

vs.

TRAMMELL S. CROW, JR. et al.,

Defendants

§
§
§
§
§
§
§
§
§
§

Civil Case No. SA-23-CV-00580-FB

**DEFENDANTS RCI HOSPITALITY HOLDINGS, INC. AND
CASEY GROVER’S MOTION TO SUBSTITUTE COUNSEL**

Defendants RCI Hospitality Holdings, Inc. (“RCI”) and Casey Grover (“Grover”) (collectively, “Defendants”) file this Motion to Substitute Counsel, and in support, respectfully show the Court as follows:

I.

This case was originally filed in the U.S. District Court for the Central District of California,¹ and Defendants were represented there by Delmar S. Thomas, Justin M. Marvisi, and Olivia H. Kim, all with the law firm Yukevich Cavanaugh (collectively, “Original Counsel”).² On May 5, 2023, the case was transferred to this Court.³ Original Counsel are not admitted to practice in this Court and do not intend to pursue *pro hac vice* admission for this case. Accordingly, Defendants move to substitute Stephanie Richmond Roark, Brian Rawson, Holly Naehritz, and Darrell L. Barger, all with the law firm Hartline Barger LLP (collectively, “New

¹ Doc. 1, Pls.’ Orig. Compl. at 1 (Nov. 1, 2022).

² Doc. 72, Grover’s Mot. to Dismiss at 1 (Feb. 23, 2023); Doc. 83, RCI’s Mot. to Dismiss at 1 (Feb. 27, 2023).

³ Doc. 132, Transfer Order at 9 (May 5, 2023).

Counsel”), and all of whom are admitted to practice before this Court, in Original Counsel’s place as Defendants’ counsel of record.

II.

In light of the foregoing, Defendants RCI Hospitality Holdings, Inc. and Casey Grover respectfully pray that the Court: (1) grant this Motion to Substitute Counsel; (2) discharge Original Counsel as Defendants’ counsel of record and substitute New Counsel as Defendants’ counsel of record; and (3) award Defendants all other proper relief.

Respectfully submitted,

/s/ Stephanie Richmond Roark

STEPHANIE RICHMOND ROARK

State Bar No. 24070498

sroark@hartlinebarger.com

BRIAN S. RAWSON

State Bar No. 24041754

brawson@hartlinebarger.com

HOLLY NAEHRITZ

State Bar No. 24083700

hnaehritz@hartlinebarger.com

HARTLINE BARGER LLP

8750 N. Central Expy., Suite 1600

Dallas, Texas 75231

Telephone: (214) 369-2100

Facsimile: (214) 369-2118

DARRELL L. BARGER

State Bar No. 01733800

dbarger@hartlinebarger.com

HARTLINE BARGER LLP

800 North Shoreline Blvd.

Suite 200, North Tower

Corpus Christi, Texas 78401

Telephone: (361) 866-8000

Facsimile: (361) 866-8039

/s/ Justin M. Marvisi

DELMAR S. THOMAS

Cal. State Bar No. 210825

dthomas@yukelaw.com

JUSTIN M. MARVISI

Cal. State Bar No. 294498

jmarvisi@yukelaw.com

OLIVIA H. KIM

Cal. State Bar No. 322535

okim@yukelaw.com

YUKEVICH CAVANAUGH

355 S. Grand Avenue, 15th Floor

Los Angeles, California 90071-1560

Telephone: (213) 362-7777

Facsimile: (213) 362-7788

Email: eservice@yukelaw.com

**ATTORNEYS FOR DEFENDANTS RCI
HOSPITALITY HOLDINGS, INC.
AND CASEY GROVER**

CERTIFICATE OF CONFERENCE

I hereby certify that on May 24, 2023, my colleague Tyler G. Stuart conferred by email with counsel for Plaintiffs about this Motion, and counsel stated Plaintiffs are unopposed to it.

/s/ Stephanie Richmond Roark

STEPHANIE RICHMOND ROARK

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been forwarded to all counsel of record and *pro se* parties in accordance with the applicable Federal Rules of Civil Procedure on June 6, 2023.

/s/ Stephanie Richmond Roark

STEPHANIE RICHMOND ROARK